## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

STATE OF NEW MEXICO, *ex rel*. State Engineer

Plaintiff,

69cv07941-MV/LFG

VS.

RIO CHAMA STREAM SYSTEM

ROMAN ARAGON, et al.,

Defendants.

Section 7: Tierra Amarilla,

## NOTICE AND ORDER

THIS MATTER is before the Court on the Motion by the State of New Mexico for an Order to Require Defendants in the Tierra Amarilla Subsection That Filed Objections to Proposed Irrigation Water Requirements to File a Statement of Claims. (Doc. 11012, filed May 23, 2014).

Having reviewed the Motion and being otherwise fully advised in the premises, I find the request to be well-taken, and that it should be GRANTED.

IT IS ORDERED, THEREFORE, that the following defendants in the Tierra Amarilla subsection, defendants that filed objections to the State's proposed irrigation water requirements in response to the Court's *Notice and Order to Show Cause*, file a statement of claims setting forth the specific irrigation water requirements claimed, and the general factual and legal grounds for those claims **on or before August 29, 2014**:

## Defendants

Tierra Amarilla Community Ditch

Associación de Acéquias Norteñas de Rio Arriba

Chama Valley Independent School District No. 19

A defendant's failure to timely file a statement of claims shall be grounds to dismiss their objections to the State's proposed IWR.

After the deadline for filing statements of claims setting forth the specific irrigation water requirements claimed, and the general factual and legal grounds for those claims, the State shall file a motion with a proposed order that addresses the following matters:

a. Notice that should be provided to other defendants in the Tierra Amarilla subsection that all defendants in the subsection will be bound by the resolution of the objections to the State's proposed IWR, and that they may participate in the proceedings to resolve the objections;

A proposed schedule for discovery including initial disclosures, disclosure
of expert testimony and reports, identification of lay witnesses and
exchange of exhibits;

c. Scheduling of any anticipated dispositive motions; and

d. Scheduling of a final pretrial conference and entry of a pretrial order.

IT IS SO ORDERED.

Lorenzo F. Garcia

Lorenzo & Sarcia

United States Magistrate Judge